Claims 2, 3, 19 and 20 are pending in this application. No amendment has been made in

this Response.

Claims 2, 3, 19 and 20 were rejected 35USC§102(b) as being anticipated by Akimot et al.

The arm 35 and forks 36, 37 of Akimoto et al. move only along the transfer path 7, which

is formed on a lower level than the upper surfaces of the carrier station 1 and processing section

10. See Fig. 1. The arm 35 and forks 36, 37 of Akimoto et al. is disclosed to move only on the

lower level, that is, on the transfer path 7 and, therefore, cannot move above the carrier station 1

and processing section 10. Because they can move only on the transfer path 7, the arm 35 and forks

36, 37 do not correspond to the traveling body or the gripping means of the present invention. As

stated in the Response filed on December 8, 2003, the last recitation of claim 20 makes the present

invention distinct from Akimoto et al., because the traveling body of the present invention is

moved above the product-housing section and the material-housing section on the

workpiece-storage device. Rejection on claim 20 is unsupported by Akimoto et al.

Reconsideration of the rejection is respectfully requested.

If the rejection by Akimoto et al. is maintained, please explain the reason of the rejection in

more detail.

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Application No. 09/400,833

Response dated April 15, 2004

Reply to Office Action of February 25, 2004

In view of the above, claims 2, 3, 19 and 20 are in condition for allowance. Applicant

requests such action at an early date.

If the Examiner believes that this application is not now in condition for allowance, the

Examiner is requested to contact Applicant's undersigned agent at the telephone number indicated

below to arrange for an interview to expedite the disposition of this case. The limited recognition

of the agent is attached.

In the event that this paper is not timely filed, Applicant respectfully petitions for an

appropriate extension of time. The fees for such an extension or any other fees that may be due

with respect to this paper may be charged to Deposit Account No. 50-2866.

Respectfully submitted,

WESTERMAN, HATTORI, DANIELS & ADRIAN, LLP

Agent for Applicants

Limited Recognition

Attachment: Limited Recognition

SY/mt

1250 Connecticut Avenue, N.W., Suite 700

Washington, DC 20036

Tel: (202) 822-1100

Fax: (202) 822-1111

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BEFORE THE OFFICE OF ENROLLMENT AND DISCIPLINE UNITED STATE PATENT AND TRADEMARK OFFICE

LIMITED RECOGNITION UNDER 37 CFR § 10.9(b)

Shuji Yoshizaki is hereby given limited recognition under 37 CFR §10.9(b) as an employee of Westerman Hattori Daniels & Adrian, LLP. to prepare and prosecute patent applications wherein the patent applicant is the client of Westerman Hattori Daniels & Adrian, LLP., and the attorney or agent of record in the applications is a registered practitioner who is a member of Westerman Hattori Daniels & Adrian, LLP. This limited recognition shall expire on the date appearing below, or when whichever of the following events first occurs prior to the date appearing below: (i) Shuji Yoshizaki ceases to lawfully reside in the United States, (ii) Shuji Yoshizaki's employment with Westerman Hattori Daniels & Adrian, LLP. ceases or is terminated, or (iii) Shuji Yoshizaki ceases to remain or reside in the United States on an H-1B visa.

This document constitutes proof of such recognition. The original of this document is on file in the Office of Enrollment and Discipline of the U.S. Patent and Trademark Office.

Expires: July 8, 2004

Harry I. Montz

Director of Enrollment and Discipline

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